1 Matthew I. Knepper, Esq. Nevada Bar No. 12796 2 Miles N. Clark, Esq. Nevada Bar No. 13848 3 **KNEPPER & CLARK LLC** 4 10040 W. Cheyenne Ave., Suite 170-109 Las Vegas, NV 89129 5 Phone: (702) 825-6060 Fax: (702) 447-8048 6 Email: matthew.knepper@knepperclark.com 7 Email: miles.clark@knepperclark.com 8 David H. Krieger, Esq. Nevada Bar No. 9086 9 HAINES & KRIEGER, LLC 10 8985 S. Eastern Ave., Suite 350 Henderson, NV 89123 11 Phone: (702) 880-5554 Fax: (702) 385-5518 12 Email: dkrieger@hainesandkrieger.com 13 Attorneys for Plaintiff 14 UNITED STATES DISTRICT COURT 15 16 DISTRICT OF NEVADA 17 RODNEY MOTT, Case No.: 2:17-cv-01754-RFB-GWF 18 Plaintiff, 19 STIPULATION FOR EXTENSION OF VS. TIME 20 TRINITY FINANCIAL SERVICES, LLC; and (SECOND REQUEST) 21 TRINITY RECOVERY SERVICES, LLC, 22 Defendants. 23 Pursuant to LR 6-1 and LR 26-4, Plaintiff and Defendants Trinity Financial Services 24 LLC and Trinity Recovery Services, LLC (collectively, "Defendants"), by and through their 25 respective counsel of record, hereby stipulate and request that this Court extend the discovery 26 deadline by thirty (30) days. At this time, the parties are not seeking an extension of any other 27 STIPULATION FOR EXTENSION OF TIME(SECOND REQUEST) - 1 28 C:\USERS\CERAN-A\DOCUMENTS\STIPULATION FOR EXTENSION OF TIME FIRST REQUEST.DOCX

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STIPULATION FOR EXTENSION OF TIME(SECOND REQUEST) - 2

discovery deadlines but reserve the right to request in the future depending on adjudication of Plaintiff's Motion for Leave to Amend, ECF Dkt. 8. In support of this Stipulation and Request, the parties state as follows:

DISCOVERY COMPLETED TO DATE

- 1. Plaintiff filed the instant complaint on June 26, 2017. ECF Dkt. 1.
- 2. On August 4, 2017, Defendants filed their answers. ECF Dkt. 4, 5.
- 3. On September 15, 2018, Plaintiff served his Initial Disclosures.
- 4. On September 18, 2017, Plaintiff moved for leave to amend his complaint. ECF Dkt. 8.
- 5. On September 28, 2017, the Court granted the parties' stipulated protective order. ECF Dkt. 11.
- 6. On October 10, 2017, the Court granted the parties' stipulated discovery plan and scheduling order. ECF Dkt. 17.
- 7. On October 13, 2017, Plaintiff propounded his First Set of Requests for Production and Interrogatories on Defendants.
- 8. On November 17, 2017, Defendants responded to Plaintiff's First Set of Requests for Production and Interrogatories.
 - 9. On December 9, 2017, Plaintiff served his First Supplemental Disclosures.
- 10. On December 12, 2017, the parties conducted a Rule 26-7 conference regarding Defendants' responses to Plaintiff's First Set of Requests for Production and Interrogatories.
- 11. On January 25, 2018, Defendants provided their First Supplemental Responses to Plaintiff's First Set of Requests for Production and Interrogatories.
 - 12. On February 9, 2018, the parties submitted an interim status report. ECF Dkt. 22.
- 13. On March 20, 2018, Plaintiff propounded his Notice of Deposition on Defendants. setting the date of the depositions of both defendants for April 9, 2018.

- 14. On March 22, 2018, Plaintiff served his Second Supplemental Disclosures.
- 15. On May 15, 2018, Plaintiff propounded his Second Notice of Deposition on Defendants, setting the date of the depositions of both defendants for June 4, 2018.
- 16. On May 16, 2018, Plaintiff propounded deposition subpoenas and subpoenas for records on third parties Corelogic Credco, DBI Co-Investor Fund VII, LLC, Dreambuilder Investments, LLC, Land Home Financial Services, Ophrys, LLC, Stelis, LLC, Experian Information Solutions, Inc., and Trans Union, LLC.

B. Specific Description of Discovery that Remains to be Completed

- 1. The depositions of Defendants;
- 2. Depositions and discovery to any third party witnesses; and,
- 3. Any necessary additional written discovery.

C. Reasons Why the Remaining Discovery Was Not Completed

The parties aver, pursuant to LR 6-1, that good cause and excusable neglect exists for the requested extension. Plaintiff has set the deposition of Defendants' person most knowledgeable for June 4, 2018. However, earlier this week the parties were advised that Defendants' representative will be recovering from a medical procedure in early June and likely will be unavailable to sit for his deposition on the chosen date and time. Prior to notification, the parties had no indication that Defendant's representative would not be in a position to sit for his deposition. A 30-day extension will permit Defendant's representative sufficient time to

STIPULATION FOR EXTENSION OF TIME(SECOND REQUEST) - 3

convalesce and to arrange the deposition for a date thereafter.

Proposed Discovery Deadlines D.

Event	Current Deadline	Proposed New Deadline
Close of Discovery	June 11, 2018	July 11, 2018
Deadline to Amend Pleadings	January 11, 2018	Same
Deadline to Disclose Initial	February 12, 2018	Same
Experts	-	
Deadline to Disclose Rebuttal	March 14, 2018	Same
Experts		
Dispositive Motions	July 11, 2018	August 10, 2018
Pre-Trial Order	August 13, 2018	September 10, 2018 (or 31 days
	- '	after dispositive motions)

/s/ Alan Ceran

IT IS SO STIPULATED.

Dated May 25, 2018

/s/ Miles N. Clark

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ORDER IT IS SO ORDERED.

Dated: 5-29-2018

UNITED STATES MAGISTRATE JUDGE

George Foley Dr

STIPULATION FOR EXTENSION OF TIME(SECOND REQUEST) - 4

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